From: jgillis@architetto.com@inetgw

Date: 1/23/02 4:57pm **Subject:** MIME-Version: 1.0

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X-Mailer: Smartcode ObjectSet 1.0

From: John Gillis <jgillis@architetto.com>

Subject: microsoft settlement Date: Wed, 23 Jan 2002 19:55:00 Organization: John Gillis/Architects

To: microsoft.atr@usdoj.gov

Content-Type: multipart/mixed; boundary="=PMail:=_0002@@PDWk9CkPIN4OlECsfX6U"

Message-ID: <GQF3ZD03.DY6@wdcsun021.usdoj.gov>

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Content-Type: text/plain

Content-Transfer-Encoding: quoted-printable

Renata B. Hesse Antitrust Division U.S. Department of Justice 601 D Street NW Suite 1200 Washington, DC 20530-0001 =

Dear District Court Judge:

My comment on the Microsoft settlement is that Microsoft should be left alone. =

The antitrust case should never have been brought against the company. The idea that Microsoft is a monopoly is not only false, but my own persona=1

experience adds additional proof.

None of the systems in our office use Microsoft products, so how can it be that Microsoft is a coercive monopoly. How come they haven't coerced our company?

Nonetheless millions of people have freely chosen to use Windows and other Microsoft products. It is shameful that the government has gone after this innovative company.

Sincerely, =

John Gillis John Gillis/Architects 41 East 11th Street New York, NY 10003 212 254 5010 212 777 9224 fax jgillis@architetto.com

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